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UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF CALIFORNIA

IN RE INCRETIN-BASED
THERAPIES PRODUCTS LIABILITY
LITIGATION

Case No. 14-cv-00360-AJB-MDD

Lead Case:
MDL Case No. 13-md-2452-AJB-MDD

DIANE CELESTE, *et al.*,

Plaintiffs,

v.

MERCK SHARP & DOHME CORP., *et al.*,

Defendants.

**NOTICE OF ERRATA AND
CORRECTION TO MERCK
SHARP & DOHME CORP.'S
OPPOSITION TO MOTION TO
REMAND**

Date: June 13, 2014
Time: 1:00 p.m.
Courtroom: 3B
Judge: Hon. Anthony J. Battaglia
Magistrate: Hon. Mitchell D. Dembin

Case No. 14-cv-00360-AJB-MDD

NOTICE OF ERRATA

TO THE COURT AND TO ALL PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that Defendant Merck Sharp & Dohme Corp. (“Merck”) hereby provides notice of errata and correction as follows:

Merck’s Opposition to Motion to Remand, filed on March 19, 2014, contains an error at page 14, lines 4 through 6, mistakenly using the term “defendants” where “parties” should have been used.

The original sentence reads: “Courts that have refused to sever misjoined *defendants* under the fraudulent misjoinder doctrine recognize that defendants could successfully remove once they persuade the state court to sever the nondiverse *defendant*.” (emphasis added here, in errata).

The sentence should read: “Courts that have refused to sever misjoined *parties* under the fraudulent misjoinder doctrine recognize that defendants could successfully remove once they persuade the state court to sever the nondiverse *parties*.” (emphasis added here, in errata).

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1 A corrected copy of Merck's Opposition to Remand is attached as Exhibit A.

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3 Dated: June 12, 2014

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s/ Vickie E. Turner

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